UNITED	STA	TES	DISTRICT	COURT
DISTR	ICT	OF	MASSACHUS	ETTS

UNITED	STATES (OF	AMERICA,)	CRIM.	NO.	05-30020-MAE
)			
	vs.)			
)			
EDDIE SANTIAGO,)			
)			
			Defendant)			

STIPULATION REGARDING DRUG ANALYSIS

The parties hereby stipulate and agree that if the United States of America had called a chemist from the Drug Enforcement Administration Laboratory, that chemist would have testified as follows:

On or about May 26, 2004, the DEA Laboratory analyzed Exhibit No. 1. Exhibit No. 1 consisted of off-white chunks in a tied plastic baggie. Based upon chemical analysis, and the expert opinion of the DEA chemist, the off-white chucks contained within Exhibit No. 1 are in fact cocaine base, also known as crack cocaine, and that the net weight of Exhibit No. 1 is 99.0 grams.

Submitted this ____ day of June, 2006.

For the United States:

WILLIAM M. WELCH II
Assistant United States Attorney

For the defendant:

VINCENT BONGIORNI, ESQ.
Attorney For Eddie Santiago

EDDIE SANTIAGO

CERTIFICATE OF SERVICE

Hampden, ss.

Springfield, Massachusetts June 22, 2006

I, William M. Welch, Assistant U.S. Attorney, do hereby certify that I have served a copy of the foregoing by electronic service to:

Vincent Bongiorni, Esq. 95 State Street Springfield, MA 01103

WILLIAM M. WELCH II
Assistant United States Attorney